UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

TERE	SA A.	JONES,)				
v.	Plain MISSI	tiff, ONER OF SOCIAL SECURITY,)) No. 1:10-CV-164) Chief Judge Curtis L. Collier)				
	Defendant.))				
		JUDGME	ENT ORDER				
	On A	April 4, 2011, United States Mag	gistrate Judge Susan K. Lee filed a report and				
recom	menda	tion ("R&R") in this case, pursuant	t to 28 U.S.C. § 636(b)(1) and Fed. R. Civ. P. 72(b)				
(Cour	t File N	No. 19). Neither party has objected	to the R&R within the given fourteen days.				
	After	reviewing the record, this Court ag	grees with the R&R. The Court hereby ACCEPTS				
and A	DOPT	S the magistrate judge's findings of	of fact, conclusions of law, and recommendations.				
	Acco	rdingly, the Court ORDERS :					
	(1) Plaintiff's motion for summary judgment (Court File No. 12) is DENIED ; ¹						
	(2) Defendant's motion for summary judgment (Court File No. 17) is GRANTED ; and						
	(3) The Commissioner's decision, denying benefits is AFFIRMED and the action is DISMISSED WITH PREJUDICE .						
	so o	ORDERED.					
	ENT	<u>/s</u> .	/ JRTIS L. COLLIER				
			HIEF UNITED STATES DISTRICT JUDGE				

¹Plaintiff appears to have inadvertently filed a motion for extension of time instead of her motion for judgment on the pleadings (Court File No. 11), but her memorandum (Court File No. 12) clearly states the relief she seeks, and Defendant has responded as though her request for relief is properly before the Court. The Court therefore construes the memorandum as a motion for judgment on the pleadings.